United States Bankruptcy Court Eastern District of Wisconsin

In re	Anglia V Garner		Case No.	11-23209
		Debtor(s)	Chapter	13
		CHAPTER 13 PLAN		
		NOTICES		
Bankr	E TO DEBTORS: This plan is the mode uptcy Court for the Eastern District of VITERED IN ANY WAY OTHER THAN WIT	Visconsin on the date this	plan is filed. TH	IS FORM PLAN MAY NOT
	A check in this box indicates that the pl	an contains special provi	sions set out in S	ection 10 below.
and dis	EE TO CREDITORS: YOUR RIGHTS WILL scuss it with your attorney. If you oppose a ection will be in a separate notice. Confirm an the full amount of your claim and/or a least the full amount of your claim and your all and your	ny provision of this plan you nation of this Plan by the Co	ı must file a written urt may modify you	objection. The time to file
	ust file a proof of claim in order to be pet to the availability of funds.	aid under this Plan. Payn	nents distributed	by the Trustee are
		THE PLAN		
Debtoi	or Debtors (hereinafter "Debtor") propose	this Chapter 13 Plan:		
1. Su	bmission of Income.			
	otor's annual income is above the media otor's annual income is below the media			
	(A). Debtor submits all or such portion (hereinafter "Trustee") as is necessary f			e Chapter 13 Trustee
	(B). Tax Refunds (Check One):			
	☑ Debtor is required to turn over to the during the term of the plan.☑ Debtor will retain any net federal and			
semi-r Payme	Plan Payments and Length of Plan. Domonths, then \$201.00 Monthly for 40 month nonthly to Trustee by Periodic Payroll Dent(s) for the period of 60 months. The cong-term claims, are paid in full.	ths per (check one) $igties$ monted eduction(s) from (check one	h	y two weeks nt Debtor or by Direct
⊠ If cl	necked, plan payment adjusts as indicated	in the special provisions loc	cated at Section 10) below.

		following applies in this Plan	·	ections to claims may l	
				ATE WILETIES THE	DI AN OD THE DOOD OF OU AND
		CK A BOX FOR EACH CAT TROLS:	EGORY TO INDIC	AIE WHEIHER IHE	PLAN OR THE PROOF OF CLAIM
				Plan Controls	Proof of Claim Controls
	A.	Amount of Debt			\boxtimes
	B.	Amount of Arreara	ge		\boxtimes
	C.	Replacement Valu	e - Collateral	\boxtimes	
	D.	Interest Rate - Sec	ured Claims	\boxtimes	
					WILL MEAN THAT A PROPERLY IG SUB-PARAGRAPH OF THE PLAN.
		trative Claims. Trustee will w, unless the holder of such			nd expenses pursuant to 507(a)(2) as nt treatment of its claim.
		Trustee's Fees. Trustee sed States Trustee, not to exc			the percentage of which is fixed by the
	amo Purs	unt of \$_ 0.00 _ was paid prior	to the filing of the co)(1), any tax refund	ase. The balance of \$	ing the petition is \$ 3,500.00 . The 3,500.00 will be paid through the plan. by the trustee will first be used to pay
			Total Adn	ninistrative Claims:	\$4,912.60 (estimated)
5. Pı	iority	Claims.			
	(A).	Domestic Support Obliga	ations (DSO).		
		☐ If checked, Debtor doe assigned, owed or recover			e claims or DSO arrearage claims
		recoverable by a governme	ental unit. Unless of I pursuant to 11 U.S	therwise specified in the control of	O arrearage claims assigned, owed or nis Plan, priority claims under 11 U.S.C. O assigned to a governmental unit might
		ditor Name and Address	(b) Estima	ted Arrearage Claim	(c) Total Paid Through Plan
-NON Total				\$0.00	\$0.00
Total	5			φυ.υυ	φυ.υυ
	(B).	Other Priority Claims (e.g	a., tax claims). The	se priority claims will b	pe paid in full through the plan.
	editor	<u> </u>	·	<u> </u>	(b) Estimated claim
(a) Cı					
(a) Cı -NON Total					\$0.00

payment of to	Claims. The holder of a s the underlying debt deter the effective date of the p n the allowed amount of t	mined under no plan, of property	n-bankruptcy	y law or dis	scharge under Sectio	n 1328. The	
(A).	(A). Claims Secured by Personal Property.						
	If checked, The Debtor does not have claims secured by personal property which debtor intends to retain. Skip to 6(B).						
		or has claims sec	ured by perso	nal propert	y which debtor intends	to retain.	
	(i). Adequate protection payments. Upon confirmation The Trustee shall make the 1326(a)(1)(C):	ation the treatmer	nt of secured	claims will b	oe governed by Paragra	aph (ii) below.	
(a) Creditor		(b) Collateral			(c) Monthly Ac	dequate protection payment amoun	
Santander Co	onsumer USA	2006 Mazda 6				\$20.00	
		Total monthly a protection paym				\$20.00	
	to (b). If checked, the Delisted in this subsection (2) which debt was income the personal use of the	e paid as set forth - Full Payment of ebtor has no secured on consist of debts curred within 910 to debtor; OR, if the of filing. See 132	of Debt Required claims which is (1) secured days of filing the collateral for	aphs (a) an ired. hich require full by a purchathe bankrupor the debt		derlying debt. Ski lying debt. Claim erest in a vehicle; hich vehicle is for llue, the debt was	
(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(e) Interest Rate	(f) Estimated Monthly Payment		

(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(-)	(f) Estimated Monthly Payment	(g) Estimated Total Paid Through Plan
-NONE-						
TOTALS			\$0.00		\$	\$0.00

	(E		ebtor has no secur	red claims which may	be reduced	to replacement v	/alue. \$	Skip to
	⊠ ar			claims which may be ralue assigned to the			ie. The	е
(a) Creditor		(b) Collateral	(c) Purchase Date	(d) (Replacement Value/Debt	e) Interest Rate	(f)Estim Monthly Payr		(g Estimate Total Pai Throug Pla
Santander Consumer US	SA	2006 Mazda 6	11/1/2008	Amount of Debt: \$9,473.00	4.25%	Pro	Rata	\$10,619.4
TOTALS				\$9,473.00		Pro	Rata	\$10,619.4
(B).	(i) K	If checked, the Etain. Skip to (C). If checked, the E	Debtor does not hav	re any claims secured ecured by Real Properts directly to each mo	by real prop	or intends to reta	ain. De	btor will
	(i) Kreen	If checked, the Etain. Skip to (C). If checked, the Etake all post-petition dinarily come due. Tovided for under the	Debtor does not hav Debtor has claims so n mortgage paymer These regular mon le loan documents, oth thereafter, unles	ee any claims secured by Real Properts directly to each monthly mortgage payme are due beginning the sthis Plan provides o	by real prop rty that debt ortgage cred nts, which me is first due da	or intends to reta itor as those pay ay be adjusted u	ain. De ments up or d	btor will own as
(a) Creditor	(i) Kreen	If checked, the Etain. Skip to (C). If checked, the Etake all post-petition dinarily come due. Tovided for under the	Debtor does not hav Debtor has claims so n mortgage paymer These regular mon te loan documents,	ee any claims secured by Real Properts directly to each monthly mortgage payme are due beginning the sthis Plan provides o	by real prop rty that debt ortgage cred nts, which me is first due da	or intends to reta itor as those pay ay be adjusted u	ain. De ments up or d	btor will own as
(a) Creditor	(i) Errer re moor procce	If checked, the Entain. Skip to (C). If checked, the Entake all post-petition dinarily come due. To a covided for under the continuing each more statements. If checked, the Entain is a covided to the continuing each more statements.	Debtor does not have Debtor has claims seen mortgage payment. These regular monte loan documents, with thereafter, unless (b) Property description has an arreadustee may pay each	ee any claims secured by Real Properts directly to each monthly mortgage payme are due beginning the sthis Plan provides o	rty that debt ortgage cred nts, which me e first due da therwise.	or intends to reta itor as those paying ay be adjusted unite after the case	ain. De ments up or d e is filed	btor will own as d and cure
(a) Creditor	(i) Errer re moor procce	If checked, the Entain. Skip to (C). If checked, the Entake all post-petition dinarily come due. To bottom and the continuing each more stated in the Entail Entai	Debtor does not have Debtor has claims seen mortgage paymen. These regular monte loan documents, with thereafter, unles. (b) Property descriptions an arreary stee may pay each document and the control of the control	ecured by Real Properts directly to each monthly mortgage paymerare due beginning the sthis Plan provides corription	rty that debt ortgage cred nts, which me first due datherwise. Real Properaim the estired (d) Estired	or intends to reta itor as those paying ay be adjusted unite after the case	tor will aymen	btor will own as d and cure t stimated otal Paid
(a) Creditor -NONE-	(i) Errer re moor procce	If checked, the Etain. Skip to (C). If checked, the Eake all post-petition dinarily come due. ovided for under the partinuing each more If checked, the Erough the Plan. Trudicated in column (Debtor does not have Debtor has claims seen mortgage paymen. These regular monte loan documents, with thereafter, unles. (b) Property descriptions an arreary stee may pay each document and the control of the control	ecured by Real Properts directly to each monthly mortgage paymerare due beginning the sthis Plan provides corription rage claim secured by allowed arrearage claim.	rty that debt ortgage cred nts, which me first due datherwise. Real Properaim the estired (d) Estired	or intends to reta itor as those paying any be adjusted un ite after the case erty that the Debrated monthly pa	tor will aymen	btor will own as d and cure t

following collateral. Any secured claim filed by a secured lien holder whose collateral is surrendered at or before confirmation will have their secured claim treated as satisfied in full by the surrender of the collateral.

(a) Creditor	(b) Collateral to be surrendered
-NONE-	

7	Hr	160	`111	har	Cla	ims.
	u	1261	∡uı		1,10	

- (A). Debtor estimates that the total of general unsecured debt not separately classified in paragraph (b) below is \$\frac{11,696.35}{\text{unsecured claims}}\$. After all other classes have been paid, Trustee will pay to the creditors with allowed general unsecured claims a pro rata share of not less than \$\frac{0.00}{0.00}\$ or \$\frac{0}{0.00}\$, whichever is greater.
- (B). Special classes of unsecured claims:
 None

Total Unsecured Claims to Be Paid Through the Plan: \$0.00

8.	Executory	Contracts and	Unevnired	1 62666
0.	EXECUTOR	/ Cullinacis allu	Unexpired	Leases.

If checked, the Debtor d	pes not have any executory contracts and/or unexpired leases.
contracts and unexpired least by Debtor. Debtor proposes	as executory contracts and/or unexpired leases. The following executory ses are assumed, and payments due after filing of the case will be paid directly to cure any default by paying the arrearage on the assumed leases or contracts column (d) at the same time that payments are made to secured creditors after

(a) Creditor	(b) Nature of lease or executory contract	(c) Estimated arrearage claim	(d) Estimated monthly payment
-NONE-	•		
		Totals:	\$

All other executory contracts and unexpired leases are rejected upon confirmation of the plan.

9. Property of the Estate. Property of the estate shall revest in Debtor (Check one):

Upon Confirmation; or Upon Discharge

10. Special Provisions. Notwithstanding anything to the contrary set forth above, the Plan shall include the provisions set forth below. The provisions will not be effective unless there is a check in the notice box preceding Paragraph 1 of this plan.

- (a) **Step provision.** Debtor shall pay \$375.00 per month to the trustee for the first twenty (20) months of her plan, and \$201.00 per month for the remaining forty (40) months.
- (b) Debtor anticipates that her adoption assistance income will cease in November, 2012, or twenty months from filing. This anticipated reduction in income is the reason for the step provision in section 10(a). of this plan.
- (c) Debtor disclosed a wrongful death claim on line 21 of Schedule B in this case. Debtor is unsure of this claim's ultimate value. Debtor shall pay one-half of any net proceeds resulting from this claim to the trustee for the benefit of creditors.

- 11. **Direct Payment by Debtor.** Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- **12. Modification.** Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

Date March 9, 2011 Signature /s/ Anglia V Garner
Anglia V Garner
Debtor

Attorney /s/ Attorney Anton B. Nickolai

Attorney Anton B. Nickolai 1060676

State Bar No. 1060676

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Chapter 13 Model Plan - as of January 20, 2011